§ 3288.300

HUD's Manufactured Home Dispute Resolution Program established under subpart B of this part 3288. A state dispute resolution program, even if it is an accepted dispute resolution program under this part, does not supersede the requirements applicable to any other aspect of HUD's manufactured home program. Any responsibilities, rights, and remedies applicable under the Manufactured Home Construction and Safety Standards in part 3280 of this chapter and the Manufactured Home Procedural and Enforcement Regulations in part 3282 of this chapter continue to apply as provided in those parts in all states.

Subpart E—Dispute Resolution Program Rulemaking Procedures

§3288.300 Applicability.

This subpart establishes special regulatory procedures for issuing or revising dispute resolution program regulations as codified in this part.

§ 3288.305 Consultation with the Manufactured Housing Consensus Committee.

HUD will seek input from the MHCC when revising the HUD Manufactured Home Dispute Resolution Program regulations in this part 3288. Before publication of a proposed rule to revise these regulations, HUD will provide the MHCC with an opportunity to comment on such revision. The MHCC may send to HUD any of the MHCC's own recommendations to adopt new dispute resolution program regulations or to modify or repeal any of the regulations in this part. Along with each recommendation, the MHCC must set forth pertinent data and arguments in support of the action sought. HUD will either: accept or modify the recommendation and publish it for public comment in accordance with section 553 of the Administrative Procedure Act (5 U.S.C. 553), along with an explanation of the reasons for any such modification; or reject the recommendation entirely, and provide to the MHCC a written explanation of the reasons for the rejection. This section does not supersede section 605 of the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5404).

PART 3400—SAFE MORTGAGE LICENSING ACT

Sec.

3400.1 Purpose.

3400.3 Confidentiality of information.

Subpart A—General

3400.20 Scope of this subpart.

3400.23 Definitions.

Subpart B—Determination of State Compliance With the SAFE Act

3400.101 Scope of this subpart.

3400.103 Individuals required to be licensed by states.

3400.105 Minimum loan originator license requirements.

3400.107 Minimum annual license renewal requirements.

3400.109 Effective date of state requirements imposed on individuals.

3400.111 Other minimum requirements for state licensing systems.

3400.113 Performance standards.

3400.115 Determination of noncompliance.

Subpart C—HUD's Loan Originator Licensing System and HUD's Nationwide Mortgage Licensing and Registry System

3400.201 Scope of this subpart.

3400.203 HUD's establishment of loan originator licensing system.

3400.205 HUD's establishment of nationwide mortgage licensing system and registry.

Subpart D—Minimum Requirements for Administration of the NMLSR

3400.301 Scope of this subpart.

3400.303 Financial reporting.

3400.305 Data security.

3400.307 Fees.

3400.309 Absence of liability for good-faith administration.

Subpart E—Enforcement of HUD Licensing System

3400.401 HUD's authority to examine loan originator records.

3400.403 Enforcement proceedings.

3400.405 $\,$ Civil money penalties.

APPENDIX A TO PART 3400—EXAMPLES OF MORTGAGE LOAN ORIGINATOR ACTIVITIES

APPENDIX B TO PART 3400—ENGAGING IN THE BUSINESS OF A LOAN ORIGINATOR: COM-MERCIAL CONTEXT AND HABITUALNESS